1 2	SEYFARTH SHAW LLP Christian J. Rowley (SBN 187293) Email: Crowley@seyfarth.com	
3	560 Mission Street, Suite 3100 San Francisco, California 94105	
4	Telephone: (415) 397-2823 Facsimile: (415) 397-8549	
5	Attorneys for Defendants INTERSTATE HOTELS & RESORTS, INC.; INTERSTATE MANAGEMENT COMPANY,	
6	LLC	
7	LEONARD CARDER, LLP Christine S. Hwang (SBN 184549)	
8	Email: chwang@leonardcarder.com Phil A. Thomas (SBN 248517)	
9	Email: pthomas@leonardcarder.com 1188 Franklin Street, Suite 201	
10	San Francisco, CA 94109 Telephone: (415) 771-6400	
11	Facsimile: (415) 771-7010	
12	Attorneys for Plaintiffs HOTEL & RESTAURANT EMPLOYEES HEALTH & WELFARE TRUST FUND, et al.	
13		
14	UNITED STATES DISTRICT COURT	
15	IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA	
16	HOTEL & RESTAURANT EMPLOYEES) Case No. C09-04998 BZ MED	
17	HEALTH & WELFARE TRUST FUND; EAST BAY RESTAURANT & TAVERN JOINT STIPULATION AND MOTION RETIREMENT PLAN; BILL BACIGALUPI, TO MOVE MEDIATION CUT-OFF	
18	in his official capacity as Trustee; JAMES DU) DATE PONT, in his official capacity as Trustee; LIAN)	
19 20	ALAN, in his official capacity as Trustee; MARK CLEMENT, in his official capacity as Trustee; DOUGLAS CORNFORD, in his)	
21	official capacity as Trustee; THERESA) ERWIN, in her official capacity as Trustee,)	
22	WE-LING HUBER, in her official as Trustee;) and IVANA KRJCINOVIC, in her official)	
23	capacity as Trustee;) Plaintiffs,)	
24)	
25	v.)	
26	INTERSTATE HOTELS & RESORTS, INC.;) INTERSTATE MANAGEMENT COMPANY,) LLC dba CLAREMONT RESORT AND SPA:	
27	LLC, dba CLAREMONT RESORT AND SPA;)	
28	Defendants.	
	Joint Stipulation and Motion to Move Mediation Cut-Off Date/ Case No.C09-04998 BZ	
	MED	

1)	
2			
3	The Court ordered the parties to co	mplete mediation by May 10, 2010. The parties have	
4	met in informal settlement negotiations over	er the last two months and are hopeful that the case	
5	will resolve within the next few weeks wit	hout the need for a formal mediation.	
6 7 8		r, however, have held a pre-mediation conference call, ate the case if it does not otherwise resolve before	
9	Based on the foregoing, the parties	hereby stipulate and move to move the mediation cut-	
11		10 to provide an opportunity to resolve this matter and	
12	to accommodate the schedules of the parties.		
13			
14	DATED: May 6, 2010	SEYFARTH SHAW LLP	
15		/s/ Christian J. Rowley	
16		ByChristian J. Rowley	
17 18		Attorney for Defendants INTERSTATE HOTELS & RESORTS, INC.; INTERSTATE MANAGEMENT	
19	DATED: May 6, 2010	COMPANY, LLC LEONARD CARDER, LLP	
20	DATED. Way 0, 2010	ELONARD CARDER, ELI	
21		By /s/Christine S. Hwang	
22		Christine S. Hwang Phil A. Thomas	
23		Attorney for Plaintiffs HOTEL & RESTAURANT EMPLOYEES	
24		HEALTH & WELFARE TRUST FUND, et al.	
25			
26			
27			
28	Joint Stipulation and Motion to Move	-2- Mediation Cut-Off Date/ Case No.C09-04998 BZ MED	

Case 3:09-cv-04998-BZ Document 18 Filed 05/06/10 Page 2 of 3

	Case 3:09-cv-04998-BZ Document 18 Filed 05/06/10 Page 3 of 3
1	ODDED
2	ORDER
3	The parties having stipulated, IT IS SO ORDERED.
4	DATED: 6 May 2010
5	Te ma quo Commune
6	Magistrate Judge Bernard Zimmerman
7	
8	
9	12302553v.1
10	123025354.1
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	Joint Stipulation and Motion to Move Mediation Cut-Off Date/ Case No.C09-04998 BZ MED
	MED .